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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/535,067	03/23/2000	Ronald O. Bubar	4645/31		
75	90 12/17/2001				
NIKOLAI & MERSEREAU, PA 820 INTERNATIONAL CENTRE 900 SECOND AVENUE SOUTH			EXAMINER		
			TRAN LIEN, THUY		
MINNEAPOLI	IS, MN 55402-3325		ART UNIT	PAPER NUMBER	
			1761	1 (
			DATE MAILED: 12/17/2001	1 6	

Please find below and/or attached an Office communication concerning this application or proceeding.

8W-66

Office Action Summary

Application No. 09/535,067

plicant(s)

Bubar

Examiner

. Lien Tran

Art Unit 1761



	The MAILING DATE of this communication appears	on the cover shee	et with th	e corres	pondence address			
A SHO THE M - Exten aft - If the be - If NO co - Failur - Any r	For Reply ORTENED STATUTORY PERIOD FOR REPLY IS SET MAILING DATE OF THIS COMMUNICATION. Assions of time may be available under the provisions of 37 Clean ter SIX (6) MONTHS from the mailing date of this communical period for reply specified above is less than thirty (30) days a considered timely. The period for reply is specified above, the maximum statutory period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by reply received by the Office later than three months after the rined patent term adjustment. See 37 CFR 1.704(b).	FR 1.136 (a). In no cation. s, a reply within the period will apply an	o event, he statutory and will exp	owever, i minimun ire SIX (6 on to bec	may a reply be timely filed n of thirty (30) days will 3) MONTHS from the mailing date of this ome ABANDONED (35 U.S.C. § 133).			
Status	Formation to the second section (a) filed an May 20	2001						
1) 🔯	Responsive to communication(s) filed on <i>Nov. 28</i> ,				· · · · · · · · · · · · · · · · · · ·			
2a) ∐		2b) X This action is non-final.						
3) ∐	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11; 453 O.G. 213.							
Disposi	tion of Claims							
4) 💢	Claim(s) <u>12-20</u>		•	is/are	pending in the application.			
4	la) Of the above, claim(s)			is/ar	e withdrawn from consideration.			
5) 🗆	Claim(s)				is/are allowed.			
6) 💢	Claim(s) <u>12-20</u>				is/are rejected.			
7) 🗆	Claim(s)				is/are objected to.			
8) 🗆	Claims	are s	subject t	o restric	tion and/or election requirement.			
	tion Papers The specification is objected to by the Examiner.							
	The drawing(s) filed on is/are	e objected to by	the Exam	niner.				
	The proposed drawing correction filed on				b) disapproved.			
	The oath or declaration is objected to by the Exami		-,	.				
13) ☐ a) ☐	under 35 U.S.C. § 119 Acknowledgement is made of a claim for foreign p All b) Some* c) None of: 1. Certified copies of the priority documents have 2. Certified copies of the priority documents have	ve been received						
:	3. Copies of the certified copies of the priority dapplication from the International Bure ee the attached detailed Office action for a list of the	locuments have t eau (PCT Rule 17	been rec '.2(a)).	eived in				
14)	Acknowledgement is made of a claim for domestic	priority under 3	5 U.S.C.	§ 119(e).			
Attachm	ent(s)							
15) Notice of References Cited (PTO-892)		18) Interview Sum	B) Interview Summary (PTO-413) Paper No(s).					
	otice of Draftsperson's Patent Drawing Review (PTO-948)							
17) 🔲 In	formation Disclosure Statement(s) (PTO-1449) Paper No(s).	20) Other:						

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- 1. Claims 12-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Paulucci (4842882) for the same reason set forth in paragraph 7 of paper no. 3.
- In the preliminary response filed Nov. 28, 2001, applicant submits a declaration to show 2. that the claimed product is different from the Paulucci product. The declaration is not found to be convincing to define over the prior art for the following reason. The declaration shows two photographs of two different pizza crusts. Exhibit 1 is a laminated crust as defined by claims 12-20 and exhibit 2 is a pizza crust produced in a pressed crust process like that described in the Paulucci patent. It is not clear what applicant means by pressed crust process. The declaration does not state how the pizza crust of exhibit 2 is made. In order to have a fair comparison against the prior art, the method as described in the prior art has to be followed precisely. It is not known from the declaration if the pizza crust of exhibit 2 is made exactly in accordance with the method as set forth in example 6 of the Paulucci patent. Unless the crust is made exactly by the steps as set forth in example 6 of the Paulucci patent, the showing is not a fair comparison. Paulucci discloses in example 6, the crust is a laminated crust which is characterized by a crisp upper and bottom surface with a flaky airy interior. This description is contrary to the showing of the declaration. Thus, without knowing how the crust of exhibit 2 is made, it can not be concluded that such crust is indeed the product as set forth in example 6 of the Paulucci patent. The declaration also states Luigino's Inc does not use the earlier 882 method to produce its line of frozen pizzas. Whether such method is used or not used to produce the frozen pizzas is not a factor in determining the patentability of the instant claimed product.

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3. Applicant's arguments filed Nov. 28, 2001 have been fully considered but they are not persuasive.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lien Tran whose telephone number is (703) 308-1868. The examiner can normally be reached on Wed-Fri. The fax phone number for the organization where this application or proceeding is assigned is (703) 305-7718.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0661.

December 14, 2001

LIEN TRAN
PRIMARY EXAMINER